PROOF

STATE OF IOWA

House Journal

WEDNESDAY, APRIL 5, 2006

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JOURNAL OF THE HOUSE

Eighty-seventh Calendar Day - Sixty-first Session Day

Hall of the House of Representatives Des Moines, Iowa, Wednesday, April 5, 2006

The House met pursuant to adjournment at 8:56 a.m., Speaker Rants in the chair.

Prayer was offered by Reverend Chris Fontanni, the Vocation Director of the Diocese of Des Moines. He was the guest of Representative Scott Raecker of Polk County.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Speaker Rants.

The Journal of Tuesday, April 4, 2006 was approved.

ADOPTION OF HOUSE RESOLUTION 162

Heaton of Henry called up for consideration <u>House Resolution</u> <u>162</u>, a resolution honoring Coach Robert Hilmer, the "winningest" coach in the history of Iowa boys' high school basketball, and moved its adoption.

The motion prevailed and the resolution was adopted.

SPECIAL PRESENTATION

Heaton of Henry introduced to the House, Coach Robert Hilmer whom introduced the WACO Warriors boys' basketball team.

The House rose and expressed its welcome.

ADOPTION OF HOUSE RESOLUTION 158

Jacobs of Polk called up for consideration House Resolution 158, a resolution honoring the Valley High School mock trial program and congratulating its mock trial team on winning the Iowa High School Mock Trial State Tournament, and moved its adoption.

The motion prevailed and the resolution was adopted.

SPECIAL PRESENTATION

Jacobs of Polk introduced to the House the Valley High School mock trial team.

The House rose and expressed its welcome.

The House stood at ease at 9:12 a.m., until the fall of the gavel.

The House resumed session at 10:51 a.m., Roberts of Carroll in the chair.

CONSIDERATION OF BILLS Unfinished Business Calendar

<u>House File 2510</u>, a bill for an act relating to involuntary hospitalization proceedings for chronic substance abusers and persons with mental illness, was taken up for consideration.

Eichhorn of Hamilton asked and received unanimous consent to withdraw amendment <u>H-8059</u> filed by him on February 27, 2006.

Eichhorn of Hamilton offered the following amendment $\underline{H-8097}$ filed by him and moved its adoption:

H-8097

- 1 Amend <u>House File 2510</u> as follows:
- 2 1. Page 1, by striking line 22 and inserting the
- 3 following: "applicant, respondent, and the
- 4 respondent's attorney may waive the presence or
- 5 <u>telephonic</u>".
- 6 2. Page 3, by striking line 3 and inserting the
- 7 following: "is not necessary. The applicant.
- 8 respondent, and the respondent's attorney may waive
- 9 <u>the</u>".
- 10 3. By renumbering as necessary.

Amendment <u>H-8097</u> was adopted.

SENATE FILE 2362 SUBSTITUTED FOR HOUSE FILE 2510

Carroll of Poweshiek asked and received unanimous consent to substitute Senate File 2362 for House File 2510.

<u>Senate File 2362</u>, a bill for an act relating to involuntary hospitalization proceedings for chronic substance abusers and persons with mental illness, was taken up for consideration.

Carroll of Poweshiek moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2362)

The ayes were, 99:

Alons Anderson Arnold Baudler Bukta Bell **Boal** Berry Carroll Chambers Cohoon Dandekar De Boef Davitt Dix Dolecheck Eichhorn Elgin Fallon Drake Ford Freeman Frevert Foege Gaskill Gipp Granzow Greiner Heaton Heddens Hoffman Hogg Horbach Hunter Huseman Huser Hutter Jacobs Jacoby Jenkins Jochum Jones Kaufmann Kressig Kuhn Kurtenbach Lalk Lensing Lykam Maddox Lukan Mascher McCarthy May Mertz Miller Olson, D. Murphy Oldson Olson, R. Olson, S. Paulsen Pettengill Petersen Quirk Raecker Rants, Spkr. Rasmussen Rayhons Reasoner Reichert Sands Schickel Schueller Shomshor Shoultz Smith Soderberg Struyk Swaim Tjepkes Taylor, D. Taylor, T. **Thomas** Tomenga Tymeson Upmeyer Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Watts Wendt Wessel-Kroeschell Whitaker Whitead Wilderdyke Winckler Wise Roberts, Presiding

The nays were, none.

Absent or not voting and 1:

Zirkelbach

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 2510 WITHDRAWN

Carroll of Poweshiek asked and received unanimous consent to withdraw <u>House File 2510</u> from further consideration by the House.

Ways and Means Calendar

<u>House File 2789</u>, a bill for an act relating to assessing court costs and modifying speeding fines, providing for indigent defense, and making appropriations to the judicial branch and department of inspections and appeals, was taken up for consideration.

Tomenga of Polk offered the following amendment $\underline{H-8493}$ filed by Tomenga, et al., and moved its adoption:

H-8493

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Amend House File 2789 as follows:

1. Page 3, line 3, by striking the word "thirty-
ive" and inserting the following: "fifty".

2. Page 3, line 5, by striking the word "thirty-
ive" and inserting the following: "fifty".

3. Page 3, line 7, by striking the word "thirty-
ive" and inserting the following: "fifty".

4. By striking page 4, line 15, through page 5,
line 13.

5. Title page, lines 1 and 2, by striking the
words "and modifying speeding fines".
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Amendment H-8493 was adopted.

Horbach of Tama moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 2789)

The ayes were, 78:

Alons	Anderson	Arnold	Bell
Boal	Bukta	Carroll	Chambers
De Boef	Dolecheck	Drake	Eichhorn
Elgin	Fallon	Foege	Freeman
Frevert	Gipp	Granzow	Greiner
Heaton	Heddens	Hoffman	Horbach
Huseman	Huser	Hutter	Jacobs
Jacoby	Jenkins	Jones	Kaufmann
Kressig	Kuhn	Kurtenbach	Lalk
Lensing	Lykam	Maddox	Mascher
May	McCarthy	Miller	Murphy
Oldson	Olson, D.	Olson, R.	Olson, S.
Petersen	Quirk	Raecker	Rants, Spkr.
Rasmussen	Rayhons	Reasoner	Schickel
Schueller	Smith	Soderberg	Struyk
Swaim	Taylor, D.	Taylor, T.	Thomas
Tjepkes	Tomenga	Tymeson	Van Engelenhoven
Van Fossen, J.K.	Van Fossen, J.R.	Watts	Wendt
Wessel-Kroeschell	Whitead	Wilderdyke	Winckler
Wise	Roberts,		
	Presiding		

The nays were, 20:

Baudler	Berry	Cohoon	Dandekar
Davitt	Dix	Ford	Gaskill
Hogg	Hunter	Jochum	Lukan
Mertz	Paulsen	Pettengill	Reichert
Sands	Shomshor	Shoultz	Whitaker

Absent or not voting, 2:

Upmeyer Zirkelbach

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

HOUSE FILE 2689 WITHDRAWN

Horbach of Tama asked and received unanimous consent to withdraw <u>House File 2689</u> from further consideration by the House.

IMMEDIATE MESSAGES

Gipp of Winneshiek asked and received unanimous consent that the following bills be immediately messaged to the Senate: House File 2789 and Senate File 2362.

Unfinished Business Calendar

<u>Senate File 2268</u>, a bill for an act relating to financial transactions associated with agricultural production, by providing for tax credits and tax exemptions, and including effective and retroactive and other applicability dates, with report of committee recommending passage, was taken up for consideration.

Drake of Pottawattamie offered the following amendment $\underline{H-8499}$ filed by him and Mertz of Kossuth and moved its adoption:

H-8499

- 1 Amend Senate File 2268, as passed by the Senate as
- 2 follows:
- 3 1. By striking page 1, line 1, by through page 4,
- 4 line 28, and inserting the following:
- 5 "Sec.___. Section 175.2, Code 2005, is amended by
- 6 adding the following new subsection:
- 7 NEW SUBSECTION. 0A. "Agricultural assets" means
- 8 agricultural land, depreciable agricultural property,
- 9 crops, or livestock.
- 10 Sec.___. NEW SECTION. 175.37 AGRICULTURAL
- 11 ASSETS TRANSFER TAX CREDIT AGREEMENT.
- 12 1. An agricultural assets transfer tax credit is
- 13 allowed under this section. The tax credit is allowed
- 14 against the taxes imposed in chapter 422, division II,
- 15 as provided in section 422.11M, and in chapter 422,
- 16 division III, as provided in section 422.33, to
- 17 facilitate the transfer of agricultural assets from a
- 18 taxpayer to a beginning farmer.
- 19 2. In order to qualify for the tax credit, the
- 20 taxpayer must meet qualifications established by rules
- 21 adopted by the authority. At a minimum, the taxpayer
- 22 must comply with all of the following:
- 23 a. Be a person who may acquire or otherwise obtain
- $\,$ 24 $\,$ or lease agricultural land in this state pursuant to
- 25 chapter 9H or 9I. However, the taxpayer must not be a
- $26\;\:$ person who may acquire or otherwise obtain or lease
- 27 agricultural land exclusively because of an exception
- 28 provided in one of those chapters or in a provision of
- 29 another chapter of this Code including but not limited
- 30 to chapter 10, 10C, 10D, or 501, or section 15E.207.
- 31 b. Execute an agricultural assets transfer
- 32 agreement with a beginning farmer as provided in this
- 33 section.
- 34 3. An individual may claim a tax credit under this
- 35 section of a partnership, limited liability company, S
- 36 corporation, estate, or trust electing to have income

- 37 taxed directly to the individual. The amount claimed
- 38 by the individual shall be based upon the pro rata
- 39 share of the individual's earnings from the
- partnership, limited liability company, S corporation,
- 41 estate, or trust.
- 4. The tax credit is allowed only for agricultural
- 43 assets that are subject to an agricultural assets
- 44 transfer agreement. The agreement shall provide for
- the lease of agricultural land including any
- improvements and may provide for the rental of
- agricultural equipment as defined in section 322F.1. 47
- a. The agreement may be made on a cash basis or on
- 49 a commodity share basis which includes a share of the
- 50 crops or livestock produced on the agricultural land.

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- The agreement must be in writing.
- b. The agreement shall be for at least two years,
- 3 but not more than five years. The agreement or that
- part of the agreement providing for the lease may be
- 5 renewed by the beginning farmer for a term of at least
- two years, but not more than five years. An agreement 6
- does not include a lease or the rental of equipment
- 8
- intended as a security.
- 5. The tax credit shall be calculated based on the
- 10 gross amount paid to the taxpayer under the
- agricultural assets transfer agreement.
- a. Except as provided in paragraph "b", the tax
- 13 credit shall equal five percent of the amount paid to
- 14 the taxpayer under the agreement.
- b. The tax credit shall equal fifteen percent of 15
- 16 the amount paid to the taxpayer from crops or animals
- sold under an agreement in which the payment is 17
- 18 exclusively made from the sale of crops or animals.
- 6. In order to qualify as a beginning farmer, a
- 20 person must be eligible to receive financial
- assistance under section 175.12.
- 7. A tax credit in excess of the taxpayer's 22
- 23 liability for the tax year may be credited to the tax
- 24 liability for the following five years or until
- 25 depleted, whichever is earlier. A tax credit shall
- 26 not be carried back to a tax year prior to the tax
- 27 year in which the taxpayer redeems the tax credit. A
- 28 tax credit shall not be transferable to any other
- 29 person other than the taxpayer's estate or trust upon
- 30 the taxpayer's death.
- 31 8. A taxpayer shall not claim a tax credit under
- this section unless a tax credit certificate issued by
- 33 the authority is attached to the taxpayer's tax return
- 34 for the tax year for which the tax credit is claimed.
- 35 The authority must review and approve an application

- 36 for a tax credit as provided by rules adopted by the
- 37 authority. The application must include a copy of the
- 38 agricultural assets transfer agreement. The authority
- 39 may approve an application and issue a tax credit
- 40 certificate to a taxpayer who has previously been
- 41 allowed a tax credit under this section. The
- 42 authority may require that the parties to an
- 43 agricultural assets transfer agreement provide
- 44 additional information as determined relevant by the
- 45 authority. The authority shall review an application
- 46 for a tax credit which includes the renewal of an
- 47 agricultural assets transfer agreement to determine
- 48 that the parties to the renewed agreement meet the
- 49 same qualifications as required for an original
- 50 application. However, the authority shall not approve

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- 1 an application or issue a certificate to a taxpayer if
- 2 any of the following applies:
- 3 a. The taxpayer is at fault for terminating a
- 4 prior agricultural assets transfer agreement as
- 5 determined by the authority.
- b. The taxpayer is any of the following:
- 7 (1) A party to a pending administrative or
- 8 judicial action, including a contested case proceeding
- 9 under chapter 17A, relating to an alleged violation
- 10 involving an animal feeding operation as regulated by
- 11 the department of natural resources, regardless of
- 11 the department of natural resources, regardless
- 12 whether the pending action is brought by the
- 13 department or the attorney general.
- 4 (2) Classified as a habitual violator for a
- 15 violation of state law involving an animal feeding
- 16 operation as regulated by the department of natural
- 17 resources.
- 18 c. The beginning farmer is responsible for
- 19 managing or maintaining agricultural land and other
- 20 agricultural assets that are greater than necessary to
- 21 adequately support a beginning farmer as determined by
- 22 the authority according to rules which shall be
- 23 adopted by the authority.
- ${\bf 24}$ d. The agricultural assets are being leased or
- 25 rented at a rate which is substantially higher or
- 26 lower than the market rate for similar agricultural
- 27 assets leased or rented within the same community, as
- 28 determined by the authority.
- 29 9. A taxpayer or the beginning farmer may
- 30 terminate an agricultural assets transfer agreement as
- 31 provided in the agreement or by law. The taxpayer
- 32 must immediately notify the authority of the
- 33 termination.
- 34 a. If the authority determines that the taxpayer

- 35 is not at fault for the termination, the authority
- 36 shall not issue a tax certificate to the taxpayer for
- 37 a subsequent tax year based on the approved
- 38 application. Any prior tax credit is allowed as
- 39 provided in this section. The taxpayer may apply for
- 40 and be issued another tax credit certificate for the
- 41 same agricultural assets as provided in this section
- 42 for any remaining tax years for which a certificate
- 43 was not issued.
- b. If the authority determines that the taxpayer
- 45 is at fault for the termination, any prior tax credit
- 46 allowed under this section is disallowed. The tax
- 47 credit shall be recaptured and the amount of the tax
- 48 credit shall be immediately due and payable to the
- 49 department of revenue. If a taxpayer does not
- 50 immediately notify the authority of the termination,

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- 1 the taxpayer shall be conclusively deemed at fault for
- 2 the termination.
- 3 Sec.___. NEW SECTION. 422.11M AGRICULTURAL
- 4 ASSETS TRANSFERRED TO BEGINNING FARMERS.
- 5 The taxes imposed under this division, less the
- 6 credits allowed under sections 422.12 and 422.12B,
- 7 shall be reduced by an agricultural assets transfer
- 8 tax credit as allowed under section 175.37.
- 9 Sec.___. Section 422.33, Code Supplement 2005, is
- 10 amended by adding the following new subsection:
- 11 <u>NEW SUBSECTION</u>. 20. The taxes imposed under this
- 12 division shall be reduced by an agricultural assets
- 13 transfer tax credit as allowed under section 175.37."

Amendment H-8499 was adopted.

The House stood at ease at 11:10 a.m., until the fall of the gavel.

The House resumed session at 11:15 a.m., Roberts of Carroll in the chair.

Frevert of Palo Alto asked and received unanimous consent to withdraw amendment $\underline{\text{H-8503}}$ filed by her, Kuhn of Floyd and Swaim of Davis from the floor.

Drake of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2268)

The ayes were, 70:

Alons	Anderson	Arnold	Baudler
Bell	Boal	Carroll	Chambers
Cohoon	Dandekar	Davitt	De Boef
Dix	Dolecheck	Drake	Eichhorn
Elgin	Foege	Freeman	Gipp
Granzow	Greiner	Heaton	Hoffman
Horbach	Huseman	Huser	Hutter
Jacobs	Jenkins	Jones	Kaufmann
Kurtenbach	Lalk	Lukan	Lykam
Maddox	May	McCarthy	Mertz
Miller	Olson, S.	Paulsen	Pettengill
Quirk	Raecker	Rants, Spkr.	Rasmussen
Rayhons	Reasoner	Reichert	Sands
Schickel	Schueller	Shomshor	Soderberg
Struyk	Swaim	Thomas	Tjepkes
Tomenga	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen, J.K.	Van Fossen, J.R.	Watts	Wilderdyke
Wise	Roberts,		
	Presiding		

The nays were, 29:

Berry	Bukta	Fallon	Ford
Frevert	Gaskill	Heddens	Hogg
Hunter	Jacoby	Jochum	Kressig
Kuhn	Lensing	Mascher	Murphy
Oldson	Olson, D.	Olson, R.	Petersen
Shoultz	Smith	Taylor, D.	Taylor, T.
Wendt	Wessel-Kroeschell	Whitaker	Whitead
Winckler			

Absent or not voting, 1:

Zirkelbach

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Gipp of Winneshiek, the House was recessed at 11:21 a.m., until 1:00 p.m.

AFTERNOON SESSION

The House reconvened at 1:06 p.m., Speaker Rants in the chair.

Gipp of Winneshiek asked and received unanimous consent for the immediate consideration of **House Resolution 165**.

ADOPTION OF HOUSE RESOLUTION 165

Kressig of Black Hawk and Jenkins of Black Hawk called up for consideration <u>House Resolution 165</u>, a resolution honoring Robert Koob, President of the University of Northern Iowa, and moved its adoption.

The motion prevailed and the resolution was adopted.

SPECIAL PRESENTATION

Jenkins of Black Hawk introduced to the House, President Robert Koob whom addressed the House briefly regarding his appreciation for the honor bestowed upon him and the contributions made by the legislators to the people of the State of Iowa.

The House rose and expressed its welcome.

On motion by Gipp of Winneshiek, the House was recessed at 1:15 p.m., until 3:15 p.m.

AFTERNOON SESSION

The House reconvened at 3:13 p.m., Paulsen of Linn in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2233</u>, a bill for an act relating to the time limit on executions of judgments and orders for wage garnishments.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked: $\frac{1}{2}$

<u>House File 2363</u>, a bill for an act relating to the process utilized in assessing residents of health care facilities for veterans program benefits.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2398</u>, a bill for an act relating to criminal penalties for a driver convicted of failure to stop and render aid at the scene of a motor vehicle accident.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2462</u>, a bill for an act relating to the number of eligible electors' signatures necessary in a school district to propose at a regular election the question of providing free textbooks for the use of the school district's pupils.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2463</u>, a bill for an act relating to adoption and termination of jurisdiction of a court involving prior child support and custody proceedings.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2492</u>, a bill for an act relating to the costs of services provided to persons with mental retardation whose service costs are a state responsibility.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2506</u>, a bill for an act relating to the issuance of identity theft passports by the attorney general.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked: $\frac{1}{2}$

<u>House File 2522</u>, a bill for an act relating to the assessment of a fee when filing a praecipe.

Also: That the Senate has on April 5, 2006, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2562</u>, a bill for an act to make electronic mail and telephone billing records of law enforcement agencies confidential if that information is part of an investigation.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2565</u>, a bill for an act requiring the department of human services to implement an electronic payment system for the state child care assistance program.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2571</u>, a bill for an act relating to the confidentiality and release of an intelligence assessment or intelligence data.

Also: That the Senate has on April 5, 2006, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2590</u>, a bill for an act providing for the confidentiality of information concerning security procedures or emergency preparedness information developed and maintained by a government body.

Also: That the Senate has on April 5, 2006, concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 2219, a bill for an act relating to human trafficking and related offenses, including the provision of law enforcement training and victim assistance programs, and providing penalties.

MICHAEL E. MARSHALL, Secretary

ADOPTION OF HOUSE RESOLUTION 164

Whitaker of Van Buren, Wise of Lee, Heaton of Henry, Greiner of Washington, Gaskill of Wapello, Sands of Louisa and Cohoon of Des Moines, called up for consideration House Resolution 164, a resolution to honor the 224th Combat Engineer Battalion of the Iowa National Guard for its service and sacrifice in the Iraq War, and moved its adoption.

The motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE RESOLUTION 126

Alons of Sioux called up for consideration <u>House Resolution 126</u>, a resolution to honor the service of the 185th Air Refueling Wing, Iowa Air National Guard, and moved its adoption.

The motion prevailed and the resolution was adopted.

SPECIAL PRESENTATION

Alons of Sioux introduced to the House Lt. Colonel Mike Myer who addressed the House briefly and thanked the House for the honor.

The House rose and expressed it appreciation.

ADOPTION OF HOUSE RESOLUTION 163

Tymeson of Madison called up for consideration <u>House</u> <u>Resolution 163</u>, a resolution to recognize and honor Iowans serving in all branches and components of the military, and moved its adoption.

The motion prevailed and the resolution was adopted.

REPORT OF THE CHIEF CLERK OF THE HOUSE

MR. SPEAKER: Pursuant to House Rule 42, I report that in engrossing bills the following correction was made:

House File 2240

1. Page 2, line 23 - Underscored the period after "incapacity".

MARGARET A. THOMSON Chief Clerk of the House

MOTION TO RECONSIDER (Senate File 2268)

I move to reconsider the vote by which <u>Senate File 2268</u> passed the House on April 5, 2006.

GIPP of Winneshiek

BILLS ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Mr. Speaker: The Chief Clerk of the House respectfully reports that the following bills have been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for his approval on this $5^{\rm th}$ day of April, 2006: House Files 2333, 2337, 2512, 2569 and 2695.

MARGARET A. THOMSON Chief Clerk of the House

Report adopted.

CERTIFICATES OF RECOGNITION

MR. SPEAKER: The Chief Clerk of the House respectfully reports that certificates of recognition have been issued as follows.

MARGARET A. THOMSON Chief Clerk of the House

2003\1309	Jamilee Lightfoot, Central Lee High School District – For receiving First Place in the Physical Science category at the State of Iowa Science Fair.
2003\1310	Cory Millmier, Central Lee High School District – For receiving First Place in the Biological Science and Seminar category at the State of Iowa Science Fair.
2003\1311	Shala Hawes, Central Lee High School – For receiving First Place as a Team and First Place in Seminar at the State of Iowa Science Fair.
2003\1312	Haley Burgess, Central Lee High School – For receiving First Place as a Team and First Place in Seminar at the State of Iowa Science Fair.
2003\1313	Lynnely Parker, Central Lee Middle School District – For receiving First Place Team and First Place in Seminar at the State of Iowa Science Fair.
2003\1314	Bailee Bryant, Central Lee Middle School District – For receiving First Place in Team and in Seminar at the State of Iowa Science Fair.
2003\1315	Katie Hocker, Central Lee Middle School District – For receiving First Place Team at the State of Iowa Science Fair.
2003\1316	Tia Johnson, Central Lee Middle School District – For receiving First Place Team at the State of Iowa Science Fair.
2003\1317	Kayla Hasper, Central Lee Middle School District – For receiving First Place Team at the State of Iowa Science Fair.
2003\1318	Emilee Rairden, Central Lee Middle School District – For receiving First Place Team at the State of Iowa Science Fair.
2003\1319	Grace Douglass, Madrid – For celebrating her $104^{\rm th}$ birthday.
2006\1320	James Bingman, Madrid – For celebrating his 95th birhthday.

2006\1321	Mildred Hedlund, Madrid – For celebrating her 95^{th} birthday.
2006\1322	$Leafa\ Strum,\ Ames-For\ celebrating\ her\ 90^{th}\ birthday.$
2006\1323	Louise Upton, Madrid – For celebrating her $90^{\rm th}$ birthday.
2006\1324	Doris Stukenberg, Ames – For celebrating her 85^{th} birthday.
2006\1325	Eva Dowell, Ames – For celebrating her $85^{\rm th}$ birthday.
2006\1326	Carl Rusk, Ames – For celebrating his 85th birthday.
2006\1327	Dora Romitti, Madrid – For celebrating her 85 th birthday.
2006\1328	Mildred Shoeman, Madrid – For celebrating her 85^{th} birthday.
2006\1329	Thelma Ross, Madrid – For celebrating her 85th birthday.
2006\1330	John Harker, Ames – For celebrating his 85th birthday.
2006\1331	Robert Wessel, Ames – For celebrating his 80^{th} birthday.
2006\1332	Douglas Haviland, Ames – For celebrating his $80^{\rm th}$ birthday.
2006\1333	Abraham Epstein, Ames – For celebrating his $80^{\rm th}$ birthday.
2006\1334	Eleanor Richards, Ames – For celebrating her 80^{th} birthday.
2006\1335	Josephine Johnson, Madrid – For celebrating her $80^{\rm th}$ birthday.
2006\1336	$\label{eq:Arlene McHose} Arlene \ McHose, \ Ames - For \ celebrating \ her \ 80^{th} \ birthday.$
2006\1337	Deloris Anderson, Ames – For celebrating her 80^{th} birthday.
2006\1338	Una Arnbal, Ames – For celebrating his 80th birthday.
2006\1339	Irene Wilcox, Madrid – For celebrating her 80^{th} birthday.
2006\1340	Rupert Kenyon, Ames – For celebrating his 80^{th} birthday.
2006\1341	Coleen Nutty, Ames – For celebrating her $80^{\rm th}$ birthday.
2006\1342	Carol Catus, Ames – For celebrating her $80^{\rm th}$ birthday.
2006\1343	Mrs. Dorothy Dietrich, Clear Lake – For celebrating her $83^{\rm rd}$ birthday.

HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENT

House Study Bill 776

Ways and Means: Kurtenbach, Chair; Shomshor and Struyk.

1190

HOUSE STUDY BILL COMMITTEE ASSIGNMENT

H.S.B. 778 Ways and Means

Relating to school funding by increasing the foundation property tax levy, increasing the regular program foundation base, providing ontime funding for school districts with increasing enrollment, replacing the local option sales and services tax for school infrastructure purposes with an increase in the state sales and use tax rates, making an appropriation, and including an effective date provision.

COMMITTEE RECOMMENDATIONS

MR. SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendations have been received and are on file in the office of the Chief Clerk.

MARGARET A. THOMSON Chief Clerk of the House

COMMITTEE ON APPROPRIATIONS

Committee Bill (Formerly <u>House File 2710</u>), relating to the establishment of a statewide educational standards and accountability task force.

Fiscal Note is not required.

Recommended Amend and Do Pass April 5, 2006.

Committee Bill (Formerly <u>House File 2784</u>), concerning community foundations and economic development relating to the endow Iowa tax credit, the allocation of gambling tax revenues, the distribution of county endowment moneys, making an appropriation, and providing an effective date.

Fiscal Note is not required.

Recommended Amend and Do Pass April 5, 2006.

AMENDMENTS FILED

H-8504	<u>S.F.</u>	2364	Kurtenbach of Story
<u>H-8505</u>	<u>S.F.</u>	2364	Kurtenbach of Story
<u>H-8506</u>	H.F.	2562	Senate Amendment
H-8507	<u>S.F.</u>	2251	Upmeyer of Hancock
H-8508	<u>S.F.</u>	2319	Pettengill of Benton
			Mertz of Kossuth

On motion by Gipp of Winneshiek the House adjourned at 3:34

p.m., until 8:45 a.m., Thursday, April 6, 2006.